

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

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VICTORY BOYD and THE SONGS OF  
GLORY,

Plaintiff,

-against-

Case No. 25-cv-00181-MKV

JACQUES BERMON WEBSTER II p/k/a  
TRAVIS SCOTT, CACTUS JACK  
RECORDS, LLC,  
CACTUS JACK PUBLISHING, LLC, EPIC  
RECORDS,  
SONY MUSIC ENTERTAINMENT,  
SONY MUSIC PUBLISHING,  
AUDEMARS PIGUET,  
SOLANA ROWE p/k/a SZA, NAVADIUS  
WILBURN  
p/k/a FUTURE, JAHMAL GWIN,  
JAHAAAN SWEET,  
NIMA JAHANBIN, EDGAR PANFORD,  
“JOHN DOE ENTITIES” 1-10 and  
“JOHN DOES” 1-10,

Defendants.

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**STIPULATION OF VOLUNTARY DISMISSAL OF DEFENDANT AUDEMARS PIGUET  
PURSUANT TO F.R.C.P 41(a)(2)**

IT IS HEREBY STIPULATED AND AGREED by and between the Plaintiffs and Defendant Audemars Piguet (Marketing) SA, improperly sued as Audemars Piguet (“AP”) through their respective undersigned counsel, that the above-captioned action is voluntarily dismissed with

prejudice against Defendant AP, pursuant to the Federal Rules of Civil Procedure 41(a)(2), with the Plaintiffs and Defendant AP to bear their own costs and attorneys' fees.

Dated: New York, New York  
July, 24 2025

**HERBSMAN HAFFER WEBER &  
FRISCH, LLP**

By: 

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*Attorneys for Defendant Audemars Piguet  
(Marketing) SA*

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By: 

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*Attorneys for Plaintiff*

**SO ORDERED:**

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Hon. Mary Kay Vyskocil